IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:

Chapter 11

BLOCKFI INC., et al.

Case No. 22-19361 (MBK)

Debtors.

(Jointly Administered)

HEARING DATE AND TIME:

January 9, 2023, at 10:00 a.m. (EST)

OBJECTION TO ENTRY OF DEBTORS' MOTION TO UPDATE THE USER INTERFACE AND RECONCILE BLOCKFI ACCOUNTS AS OF PLATFORM PAUSE TIME STAMP

COMES NOW, the Creditor, Christopher D'Amico (BlockFi Email: chris.damico@gmail.com, acting pro se on his own behalf, hereby moves the Honorable Court in the matter of the aforementioned case, and strongly objects to the Debtors' motion dated December 19, 2022 (Debtors' Motion) to update the User Interface as of "Platform Pause Time Stamp" and reconcile user BlockFi Interest Accounts and Wallets to that particular time stamp on the following grounds:

- 1.) Equitable Doctrine of Promissory Estoppel: The "Platform Pause Time Stamp" is defined in the Debtors' Motion (Exhibit A, S.2) to be November 10, 2022, 8:15 PM EST, based on their Twitter Post's Time Stamp (Exhibit B). The Debtors made multiple clear public representations to the contrary on the same Twitter Platform earlier the same day on November 10, 2022 at around 9:00 AM EST that any reasonable person would have relied upon to their detriment that all of their transactions will continue and be fully operational including on November 11, 2022 (Exhibit C and Exhibit D). This will unconscionably prejudice any reasonable BlockFi user who would have planned ahead to make a transfer to their BlockFi Wallet on November 11, 2022, or later in the day on November 10, 2022. BlockFi cannot rely on their own public misstatements and misrepresentations to deprive BlockFi users of the funds which are fully and rightfully owned by them in the BlockFi Wallet per BlockFi's own Wallet Terms of Service.
- 2.) Clear and willful Fraud and Misrepresentation: BlockFi clearly publicized on their FAQs (Frequently Asked Questions) on November 23, 2022 that users can continue to check their ACCURATE account balances through the BlockFi portal (Exhibit E). This public statement by BlockFi contradicts and makes it clear there is absolutely no basis for BlockFi's claim in the Debtors' Motion dated December 19, 2022 (Exhibit A, S.3) that the Platform Pause took effect at the time when BlockFi posted the Twitter Post on November 10, 2022 at 8:15 PM. No bona fide person will be able to reasonably make such a pointed statement after 13 days, of which they claim to have spent up to 8 days disabling the transfer functionality (Exhibit A, S.4). Any claim that the Platform balances were inaccurately reflected on the User Interface is meritless and unjustified

(Exhibit A, S.5). Hence, contrary to the motion, there is no need or legal basis for reconciling Wallet and BlockFi Interest Account balances as of the "Platform Pause Time Stamp".

In addition, BlockFi makes a clear distinction between "Withdrawals" and "Transfers" in their User Interface itself (Exhibit F). Per their Twitter Post on November 10, 2022 at 8:15 PM, they clearly speak only about "Withdrawals" which means a withdrawal to an external wallet or bank (Exhibit B). "Transfers", which means an internal transfer between BlockFi accounts, are not even referenced in that post. Further, "Twitter" as a word does not even occur or feature on BlockFi's terms of service, let alone be a formal means of communicating with BlockFi users. Indeed, only "email" as a means of electronic communication with BlockFi users is expressly mentioned in BlockFi's terms of service (Exhibit G).

Consistent with the equitable principle that "Equity regards as done what ought to be done" and the principle that the Court does not aid a party (BlockFi) that doesn't come with clean hands, the displayed Wallet balances for the users must be regarded as true and effective as of November 23, 2022.

3.) Insufficient and inadequate Notice: BlockFi, over the ordinary course of business, officially communicates with BlockFi users using their registered email address for all account related matters, which is used by BlockFi users to log into their BlockFi accounts and submit support-related tickets. BlockFi users aren't required to have a Twitter account, nor can they be expected to use or follow that particular social media platform to

receive updates for their accounts. The so-called "Notice" by BlockFi of pausing of user withdrawals through Twitter is grossly inadequate and insufficient. BlockFi, contrary to its own earlier representation on Twitter, sent out a formal notice of pause in user withdrawals only on November 11, 2022 to Creditors/users' registered email addresses. (Exhibit G)

- 4.) Contractual Waiver and Laches: While BlockFi may have possessed a contractual right to limit withdrawals from BlockFi Interest Account, they have waived their right in specific user circumstances through their own conduct by allowing withdrawals from the BlockFi Interest Account to Wallets even after formally notifying the BlockFi users of the pause in withdrawals through their registered email addresses, while subsequently showing completion of such transactions on the BlockFi Platform (Exhibit H). Indeed, it was not until November 14, 2022 that BlockFi finally paused transfers from the BlockFi Interest Account to Wallets through their Platform itself (Exhibit J).
- 5.) Specific case circumstances: On November 11, 2022 Christopher D'Amico transferred his funds from his BlockFi Interest Account to his BlockFi Wallet, and received confirmation on the BlockFi platform (Exhibit H).

SUMMARY

The Creditors and a significant section of BlockFi Users will be grievously prejudiced and unconscionably put at a gross disadvantage resulting in an unfair deprivation of their personal property held in their BlockFi Wallets, if it is restored to a time and state as of November 10,

2022, 8:15 PM EST, contrary to BlockFi's own prior public representation for these reasons and the overall case facts and circumstances involved.

PRAYER

- 1.) The Creditors pray that the Honorable Court deny the Debtors' Motion to this extent.
- 2.) The Creditors pray that the Honorable Court declare that the Creditors' BlockFi Wallet balances are current as shown as of today, which is the same as of November 23, 2022 when BlockFi publicly represented that all portal balances are accurate, and that be returned to the Creditors in full, and fully enforce BlockFi's public representations to its users.
- 3.) The Creditors further pray that under absolutely no circumstances should BlockFi be able to renege on its earlier representations that they will be fully operational on November 11, 2022, and thus, the "Platform Pause Time Stamp" can be no earlier than November 12, 2022 as a blanket rule, which also matches the day after BlockFi notified the BlockFi users via email, the usual and standard method of communication.

EXHIBIT A

2. The Debtors also seek to reconcile and adjust the User Interface (as defined below) to reflect the proper accounting of digital assets in the Wallet Accounts in connection with certain attempted transactions that took place following the Debtors' decision to pause all platform activity so that all clients are treated fairly. As described more fully in the First Day Declaration, the Debtors were subject to substantial exposure to FTX through the FTX Loan Agreement and FTX Option Agreement, as well as loans that the Debtors made to Alameda Research Ltd. Upon news of FTX's bankruptcy filing, the Debtors recognized that they could not operate their business as usual, and took swift, decisive action to protect their clients' interests and ensure equality of

treatment among similarly situated clients. Chief among these measures was the pause of account withdrawals as permitted under the Debtors' Terms of Service (the "Platform Pause"), which was publicly announced via the Debtors' Twitter account and implemented on the evening of November 10, 2022 at 8:15 p.m. (prevailing Eastern Time) (the "Platform Pause Time Stamp"). On November 11, 2022, FTX began filing for chapter 11 bankruptcy in the District of Delaware and the Debtors published an update on their website and emailed all clients alerting them to the fact that the Debtors were limiting platform activity.

3. The Platform Pause took effect the moment of the Platform Pause Time Stamp. Thereafter, a client's ability to effectuate a withdrawal, transfer, or trade on the platform was terminated in an effort to maintain the status quo for all clients' digital assets held on the platform as of the Platform Pause Time Stamp. In accordance with the Platform Pause, the Debtors immediately (a) ceased to record transactions in the U.S. Wallet Ledger and International Wallet Ledger and (b) discontinued the ongoing daily true-ups of the WLLC FBO Wallets, the International Vault Wallets, the U.S. Wallet Ledger, and the International Wallet Ledger (each as defined below), and ceased making digital asset transfers in connection therewith. Simply put, the Debtors' clients were unable to, and did not, effectuate any transactions on the BlockFi platform beginning the moment of the Platform Pause Time Stamp.

Debtors a period of time to disable the client-facing transactional functionality of the User Interface (i.e., a client's ability to enter transaction requests). Specifically, with respect to the requested client withdrawals and trades, it took the Debtors approximately five hours to fully disable such functionality on the User Interface between the Platform Pause Time Stamp and 1:15 a.m. (prevailing Eastern Time), on November 11, 2022 (the "Initial Pause Period"). With respect to transfers from BlockFi interest bearing accounts ("BIA") to the Wallet Accounts and transfers from the Wallet Accounts to BlAs, it took the Debtors up to eight days to fully disable transfer functionality on their web-based platform, iOS mobile application, and Android mobile application (the "Secondary Pause Period" and, together with the Initial Pause Period, the "Platform Pause Period").

5. During the Platform Pause Period, a number of clients continued to attempt to enter transactions on the User Interface with respect to the digital assets in their Wallet Accounts. While the Debtors had immediately frozen all platform activity at the Platform Pause Time Stamp, the User Interface continued to improperly reflect the completion of the Attempted Platform Pause Transactions (as defined below) that were attempted during the Platform Pause Period. Accordingly, following the Platform Pause the User Interface does not properly reflect the actual digital assets that are in the Wallet Accounts and recorded on the U.S. Wallet Ledger and International Wallet Ledger as of the Platform Pause Time Stamp.

EXHIBIT B

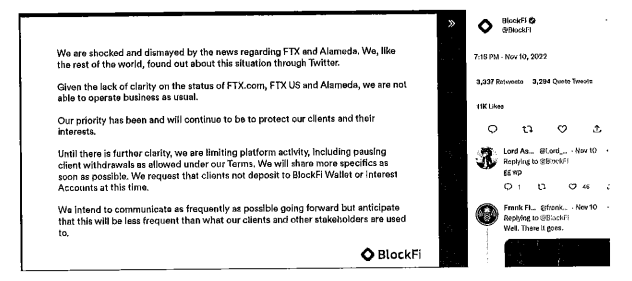


EXHIBIT C



We recognize, given the current market conditions, that this delay is less than ideal.

BlockFi will remain fully operational on 11/11 and all crypto transactions, including withdrawals, will continue as normal.

As always, @BlockFiSupport is available to answer any questions.

8:00 AM - Nov 10, 2022

EXHIBIT D

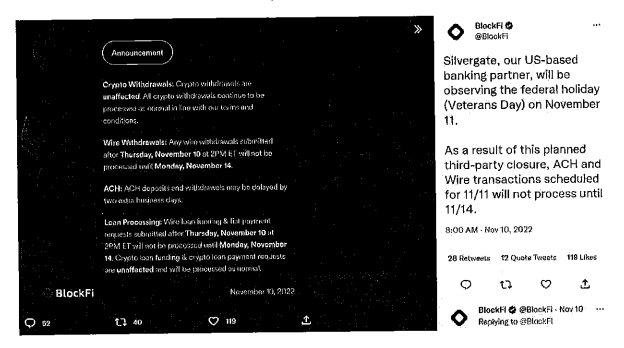
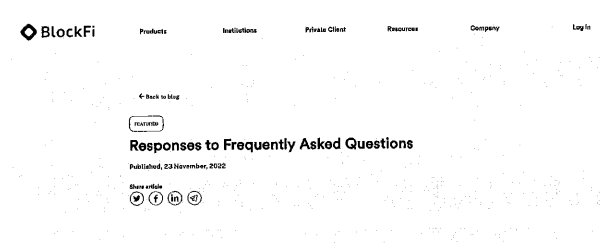


EXHIBIT E



- Where can I find information about my account?
 - You can continue to check the BlockFi app for accurate information regarding your account balances.
 We will continue to share updates regarding changes to our products through our official communication channels, including <u>Twitter</u> and our <u>blog</u>.

EXHIBIT F



EXHIBIT G

Electronic Communication

We, or our affiliated BlockFi entities, may be required to provide certain legal and regulatory disclosures, periodic statements and confirmations, notices, tax forms and other communications (collectively "Communications") to you in written form. By agreeing to these Terms, you consent to BlockFi delivering such Communications to you in electronic form, including e-mail. Consent for electronic delivery applies to every year the Communications are furnished. If you no longer have access to your account to receive the Communications in electronic format, then you may request the Communication in written form.

EXHIBIT H

nsactions			Date → Type → 🖳
Date	Description		Туре
Nov 14 CANCELED	(1)	USDC	Crypto Transfer Request 💙
Nov 12 CANGELED		USDC	Crypto Transfer Request 💙
Nov 11	®	nadc	ACH Transfer 💙
Nov 11		ЕТН	Internal Transfer-Wallet 🧥
Туре		Amount	Completed At
Interest Account →	Wallet	ETH	Nov 11, 19:49:24 UTG



$\underline{\mathbf{EXHIBIT}\ \mathbf{J}}$

Withdraw

×



Withdrawals are currently paused

Close

CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that the foregoing document is being served this day December 23, 2022 on all counsel of record or pro se parties in a manner or procedure authorized by law.

By:

Christopher D'Amico

Mailing Address:

Christopher D'Amico

1612 S Jefferson Street

Salt Lake City, UT 84115

Email: chris.damico@gmail.com

Phone: (720) 648-8174

Christopher D'Amico 1612 S Jefferson Street Salt Lake City, UT 84115

December 23, 2022

Attn: Hon. Chief Judge Michael B. Kaplan (MBK)
Clarkson S. Fisher U.S. Courthouse, Courtroom #8
402 East State Street
Trenton, New Jersey 08608
United States of America

Dear Hon. Chief Judge Michael B. Kaplan:

Sub: Re BLOCKFI Inc. Hearing, January 9, 2023, 10:00 AM EST (Case 22-19361 (MBK))

We are writing this to submit our objection to the Debtors' motion dated December 19, 2022 in the aforementioned case. We also request an opportunity to present our case before your Honorable Court. Towards this, we have included the following:

- 1.) Two copies of our Objection to the Debtors' Motion
- 2.) Two copies of a Motion for Virtual Appearance
- 3.) A self-addressed envelope for any return receipt confirmation

We pray for the opportunity to be heard and our Objections considered before the Honorable Court.

Respectfully,

Christopher D'Amico

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Christopher D'Amico 1612 S. Jefferson St-Salt Lake City, UT 84115

TO:

Attn: Hon. Chief Jude Nichael B. Kaplan Chambers

Clarkson S. Fisher U Countroom # 8 402 E. State St. Trentan, NJ 0860'